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| APPLICATION NO. | FII        | LING DATE               | FIRST NAMED INVENTOR | ATTORNEY DOCKET | IO. CONFIRMATION NO. |  |
|-----------------|------------|-------------------------|----------------------|-----------------|----------------------|--|
| 10/056,137      | 01/24/2002 |                         | Brooke L. Small      | 09/660450US1    | 09/660450US1 3174    |  |
| 37814           | 7590       | 04/14/2004              |                      | EXAMINER        |                      |  |
| Q1123 . 1 C C . |            | PS CHEMICAL             | DAN                  | DANG, THUAN D   |                      |  |
| PLANO, T        |            | CWAY, SUITE 330<br>5616 | 1                    | ART UNIT        | PAPER NUMBER         |  |
| , ·             |            |                         |                      | 1764            |                      |  |

DATE MAILED: 04/14/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

|  |  |   |   | //        |
|--|--|---|---|-----------|
|  |  | Application No.   | Applicant(s)  | <b>_</b>  |
|  |  | 10/056,137  | SMALL ET AL.  |           |
|  | Office Action Summary  | Examiner  | Art Unit  |           |
|  |  | Thuan D. Dang   | 1764  |           |
| Period fo  | The MAILING DATE of this communication reply   | on appears on the cover sheet   | with the correspondence addres  | is        |
| THE - External control | IORTENED STATUTORY PERIOD FOR F<br>MAILING DATE OF THIS COMMUNICAT<br>ensions of time may be available under the provisions of 37 G<br>SIX (6) MONTHS from the mailing date of this communication<br>a period for reply specified above is less than thirty (30) days<br>to period for reply is specified above, the maximum statutory<br>cure to reply within the set or extended period for reply will, by<br>the reply received by the Office later than three months after the<br>led patent term adjustment. See 37 CFR 1.704(b).   | ION.  CFR 1.136(a). In no event, however, may ion.  s, a reply within the statutory minimum of the period will apply and will expire SIX (6) Most at the course the application to become | a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this communication (35 U.S.C. § 133). | nication. |
| Status   |  |   |   |           |
| 1)⊠  | Responsive to communication(s) filed on  | 25 March 2004.  |   |           |
| -  | -  | This action is non-final.   |   |           |
| 3)□  | Since this application is in condition for a   | llowance except for formal ma   | atters, prosecution as to the me  | rits is   |
|  | closed in accordance with the practice ur  | nder <i>Ex par</i> te <i>Quayle</i> , 1935 C  | .D. 11, 453 O.G. 213.   |           |
| Disposit   | ion of Claims  |   |   |           |
| 5)□<br>6)⊠<br>7)□  | Claim(s) 1-28 is/are pending in the application 4a) Of the above claim(s) 20-22 is/are with Claim(s) is/are allowed.  Claim(s) 1-19 and 23-28 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and claim(s) | hdrawn from consideration.  |   |           |
| Applicat   | ion Papers   |   |   |           |
| 9)[  | The specification is objected to by the Exa  | aminer.   |   |           |
| 10)[   | The drawing(s) filed on is/are: a)   | ☐ accepted or b)☐ objected t  | o by the Examiner.  |           |
|  | Applicant may not request that any objection   | to the drawing(s) be held in abey   | ance. See 37 CFR 1.85(a).   |           |
|  | Replacement drawing sheet(s) including the o   | correction is required if the drawing   | ng(s) is objected to. See 37 CFR 1.   | .121(d).  |
| 11)  | The oath or declaration is objected to by t  | he Examiner. Note the attach  | ed Office Action or form PTO-1  | 52.       |
| Priority (   | under 35 U.S.C. § 119  |   |   |           |
| a)   | Acknowledgment is made of a claim for for All b) Some * c) None of:  1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International Beet the attached detailed Office action for  | iments have been received. Iments have been received in the priority documents have been Bureau (PCT Rule 17.2(a)).   | Application No en received in this National Stag  | ge        |
| Attachmer  | nt(s)  |   |   |           |
|  | ce of References Cited (PTO-892)   | 4) Interview  | v Summary (PTO-413)   |           |
| 3) N Infor   | ce of Draftsperson's Patent Drawing Review (PTO-94 mation Disclosure Statement(s) (PTO-1449 or PTO/94 er No(s)/Mail Date   | 48) Paper N   | o(s)/Mail Date<br>f Informal Patent Application (PTO-152  | 2)        |

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## **DETAILED ACTION**

## Election/Restrictions

Applicant's election with traverse of group I invention (claims 1-19 and 23-28) in Paper filed on 3/25/2004 is acknowledged. The traversal is on the ground(s) that applicants reserve the right to seek rejoinder of the method claims of group II. This is not found persuasive because the claimed method is not a method of use.

The requirement is still deemed proper and is therefore made FINAL.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-19 and 23-28 are rejected under 35 U.S.C. 102(b) as being anticipated by Komoto (4,069,272).

Komoto discloses a linear alpha-olefin dimer (the abstract; namely column 2, lies 8-30).

The examiner notes that the dimer is made from linear C3-C6 alpha olefins (col. 2, lines 25-29).

It is noted that applicants' claimed product is a product-by-process. Although the cited reference does not teach the process steps as recited, these process steps are however not given patentable weight since the invention in a product-by-process claim is a product, NOT a process.

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In re Bridgeford, 357 F2d 679; 149 USPQ 55 (CCPA 1966). It is patentability of the product claimed and NOT of the recited process steps which must be established. In re Brown, 459 F2d 531; 173 USPQ 685 (CCPA 1972).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thuan D. Dang whose telephone number is 571-272-1445. The examiner can normally be reached on Mon-Thu.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Caldarola can be reached on 571-272-1444. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Thuan D. Dang Primary Examiner Art Unit 1764

10056137.20040408 April 9, 2004

